Submission on the Proposed Canterbury Air Regional Plan

Form 5: Submissions on a Publicly Notified Proposed Policy Statement or Regional Plan under Clause 6 of Schedule 1 of the Resource Management Act 1991

Return your signed submission by 5.00pm, Friday 1 May 2015 to:

Freepost 1201
Proposed Canterbury Air Regional Plan,
Environment Canterbury
P O Box 345
Christchurch 8140

A

Full Name: MR BRENT ANDREW DICK
Phone (Hm): 03 6883677
Phone (Wk): 0279049120
Phone (Cell): Same
Postal Address: 8 SELWYN STREET
Postcode: 7910
Email: brentdiane@farmside.co.nz
Fax: 

Trade Competition

Pursuant to Schedule 1 of the Resource Management Act 1991, a person who could gain an advantage in trade competition through the submission may make a submission only if directly affected by an effect of the proposed policy statement or plan that:

a) adversely affects the environment; and
b) does not relate to trade competition or the effects of trade competition.

Please tick the sentence that applies to you:

☐ I could not gain an advantage in trade competition through this submission; or
☐ I could gain an advantage in trade competition through this submission. If you have ticked this box please select one of the following:

☐ I am directly affected by an effect of the subject matter of the submission
☐ I am not directly affected by an effect of the subject matter of the submission

Signature: 
Date: 1-5-2015

(B) I do not wish to be heard in support of my submission; or
☐ I do wish to be heard in support of my submission; and if so,
☐ I would be prepared to consider presenting your submission in a joint case with others making a similar submission at any hearing

(Signature of person making submission or person authorised to sign on behalf of person making the submission)

Please note:
(1) all information contained in a submission under the Resource Management Act 1991, including names and addresses for service, becomes public information.
<table>
<thead>
<tr>
<th>(1) The specific provisions of the proposal that my submission relates to are: (Specify page number and subsection numbering for each separate provision).</th>
</tr>
</thead>
<tbody>
<tr>
<td>Page 2-26</td>
</tr>
<tr>
<td>Rule 7.90</td>
</tr>
<tr>
<td>for 4(a)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>(2) My submission is that: (State concisely whether you support or oppose each separate provision being submitted on, or wish to have amendments made and the reasons for your views.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>My fire the &quot;Masport Osborne 1600&quot; was put in over 15 yrs ago. The fire was clean and approved then and it is still sold now as a clean air approved fire. It is also listed on your website as an approved fire. There is no reason to update my fire with the new model &quot;Masport Osborne&quot; as they are the same item just newer. These performance are the same.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>(3) I seek the following decisions from Environment Canterbury: (Please give precise details for each provision. The more specific you can be the easier it will be for the Council to understand your concerns.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>If my fire meets the current clean air gas ruling as per your website, by clean fire approved fires. I shouldn't have to replace it. End of story!!</td>
</tr>
</tbody>
</table>